Case 1:07-cr-00403-P		Filed 09/26/12005 Spay1 of 1	
AO 472 (Rev. 12/03) Order of Detention Pending T		DOCUMENT	
Uniti	ED STATES DIS'	TRICT COLERECTRONICALLY	FILED
Southern	District of	DOO #y York	
UNITED STATES OF AMERIC		DATE FILED: 9/6	26/07
V.		RDER OF DETENTION PENDING	TRIAI
·			
Mauricio Mazza-Alaluf Defendant	Case I	duliber. 01.07 CR 0403 (FRC)	
•		ing has been held. I conclude that the following fa	cts require the
	Part I—Findings of		
(1) The defendant is charged with an offense described in 18 U.S.C. § 3142(f)(1) and has been convicted of a federal offense state			
or local offense that would have been a federal offense if a circumstance giving rise to federal jurisdiction had existed - that is a crime of violence as defined in 18 U.S.C. § 3156(a)(4).			
an offense for which the maximum sentence is life imprisonment or death.			
an offense for which a maximum tel	rm of imprisonment of ten years	or more is prescribed in	
a felony that was committed after th	e defendant had been convieted o	f two or more prior federal offenses described in 1	*: <u></u> .*
§ 3142(f)(1)(A)-(C), or comparable		i two of more prior rederar offenses described in r	0 O.B.C.
(2) The offense described in finding (1) was committed while the defendant was on release pending trial for a federal, state or local offense.			
(3) A period of not more than five years has elapsed since the date of conviction release of the defendant from imprisonment			
for the offense described in finding (1). (4) Findings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition or combination of conditions will reasonably assure the			
safety of (an) other person(s) and the community. I further find that the defendant has not rebutted this presumption.			
Alternative Findings (A)			
(1) There is probable eause to believe that the defendant has committed an offense			
☐ for which a maximum term of impri☐ under 18 U.S.C. § 924(c).	isonment of ten years or more is j	prescribed in	·
	mption established by finding 1 th	at no condition or combination of conditions will re	asonably assure
the appearance of the defendant as requi			ĺ
	Alternative Finding	s (B)	
(1) There is a serious risk that the defendant (2) There is a serious risk that the defendant		ser person or the community	
(2) There is a serious risk that the defendant		er person of the community.	
Part I	I—Written Statement of Re	asons for Detention	
I find that the credible testimony and informa		blishes by	a prepon-
derance of the evidence that defendant -	lock tree to The	commenty, has strong to	u to
11/10	lave suns at more	7	. -
and strong	he tree the	cone of or a vive year	neniod
all ingresonment.			
	Part III—Directions Regard	ing Detention ted representative for confinement in a corrections fa	ailite ann anns
		d in custody pending appeal. The defendant shall	
reasonable opportunity for private consultation w	ith defense counsel. On order o	f a court of the United States or on request of an a	ttomey for the
	ns facility shall deliver the defend	lant to the United States marshal for the purpose of	an appearance
in connection with a court proceeding.		A A	
September 26, 2007		Signature of Judge	
Date	Hon P	Kevin Castel, United States District Judge	
	11011, 1	Name and Title of Judge	

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).